

## **Appendix A**

### **Proper Use of this Article and the Appendices**

This article and its appendices are provided to aid the reader's understanding of this area of the law. They are also provided as a starting point for the reader to conduct his or her own independent research. Despite every effort to ensure that all information and guidance was accurate as of publication, the applicable laws and regulations, as well as the binding interpretations of each, are subject to change without notice. While readers should not hesitate to use this publication as a guide, it should not be relied upon as final authority on any specific law, regulation, or decision. Where appropriate, attorneys should consult more regularly updated references before giving legal advice.

The following appendices are designed to be used in conjunction with, rather than as a substitute for, the text and references contained in the article. While many of the appendices contain sample forms, proposed language, and summaries of resources, readers must conduct independent legal and factual research to verify the accuracy and applicability of each resource before relying upon it. Not every resource should be used in every case.

Use of these appendices without the proper understanding of the underlying statutory, regulatory, and case law could lead to inaccurate advice, improper determinations, or legal error. These appendices were neither created nor designed to update the previously popular benefits at discharge charts.<sup>1</sup> By reading and studying the article in conjunction with the appendices, readers will be able to properly use the appendices as a resource to improve the advice to their clients and the decisions they make in particular cases.

Full color versions of these appendices are available at  
<https://www.jagcnet2.army.mil/sites/administrativelaw.nsf/homeLibrary.xsp>. Good luck!

---

<sup>1</sup> See, e.g., *supra* Part X, app. O.